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 5
 6
     Attorneys for Defendant Muzaffar Hussain
 7
                        UNITED STATES DISTRICT COURT
 8
                      NORTHERN DISTRICT OF CALIFORNIA
                              OAKLAND DIVISION
 9
     UNITED STATES OF AMERICA,
                                   )
                                       Case No. CR-13-408-JST
10
                                       Filed: June 25, 2013
               Plaintiff,
11
12
                                       STIPULATION
                                                      TO
                                                           RELEASE
                                                                     MR.
     V.
                                                    PASSPORT
                                       HUSSAIN'S
                                                                TO
                                                                     THE
13
     MUZAFFAR HUSSAIN,
                                       CUSTODY OF DEFENSE COUNSEL FOR
                                       72 HOURS AND [PROPOSED] ORDER
14
                Defendant.
                                       THEREON
15
     UNITED STATES OF AMERICA,
                                       Case No. CV-10-5408-JST
16
                                       Filed: November 29, 2010
               Plaintiff,
17
     V.
18
     $66,000 IN UNITED STATES
19
     CURRENCY,
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               Defendant.
2.1
22
          IT IS HEREBY STIPULATED by and between the parties that
23
     Pretrial Services is ordered to release to defense counsel and/or
2.4
25
     Stipulation to Release Mr. Hussain's
     Passport to the Custody of Defense
26
     Counsel for 72 Hours and [Proposed]
     Order Thereon
27
     U.S. v. Hussain;
     Case No. CR-13-408-JST
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1 any employees of defense counsel, Mr. Hussain's passport for the 2 period July 16, 2014 at 8:00 a.m. to July 18, 2014 at 4:00 p.m. 3 Defense counsel or an employee of defense counsel will accompany 4 Mr. Hussain to the Social Security Administration Office and have 5 the passport in their custody at all times. 6 The reason for the stipulation is as follows: 7 Mr. Hussain requires the passport in order to receive 8 his social security benefits. Defense counsel has tried, but has 9 been unsuccessful, to accomplish this through the presentation of 10 a copy of Mr. Hussain's passport. 11 Defense counsel is in possession of a letter from the 12 13 Social Security Administration which does, in fact, require Mr. 14 Hussain to present to them an original passport in order to seek 15 benefits. 16 IT IS SO STIPULATED. 17 MELINDA HAAG, ESQ. 18 United States Attorney 19 Dated: July 9, 2014 By: /s/Cynthia L. Stier CYNTHIA L. STIER, ESQ. 20 Assistant United States Attorney Attorney for Plaintiff 2.1 22 Dated: July 9, 2014 By: /s/David J. Cohen 23 DAVID J. COHEN, ESQ. Attorneys for Defendant Hussain 2.4 25 Stipulation to Release Mr. Hussain's Passport to the Custody of Defense 26 Counsel for 72 Hours and [Proposed]

Stipulation to Release Mr. Hussain's Passport to the Custody of Defense Counsel for 72 Hours and [Proposed] Order Thereon U.S. v. Hussain; Case No. CR-13-408-JST

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IT IS SO ORDERED.

Dated: July 10, 2014



Stipulation to Release Mr. Hussain's Passport to the Custody of Defense Counsel for 72 Hours and [Proposed] Order Thereon U.S. v. Hussain; Case No. CR-13-408-JST